APPEAL NO. 020663 FILED APRIL 24, 2002

This appeal arises pursuant to the Texas Work	kers' Compensation Act, TEX. LAB.
CODE ANN. § 401.001 et seq. (1989 Act). A cor	ntested case hearing was held on
February 20, 2002. The hearing officer determined t	hat the appellant (claimant) did not
sustain a compensable injury on, and t	hat she did not have disability. The
claimant appeals, arguing that the hearing officer erred	in her determinations on the issues
of compensability and disability. The respondent (carri	er) responds, urging affirmance.

DECISION

Affirmed.

The hearing officer did not err in reaching the complained-of determinations. Both issues involved questions of fact for the hearing officer to resolve. The hearing officer is the sole judge of the weight and credibility of the evidence (Section 410.165(a)) and, as the trier of fact, resolves the conflicts and inconsistencies in the evidence, including the medical evidence (Texas Employers Insurance Association v. Campos, 666 S.W.2d 286 (Tex. App.-Houston [14th Dist.] 1984, no writ)). In view of the conflicting evidence presented, we cannot conclude that the hearing officer's determinations are so against the great weight and preponderance of the evidence as to be clearly wrong or manifestly unjust. Cain v. Bain, 709 S.W.2d 175 (Tex. 1986).

We affirm the decision and order of the hearing officer.

The true corporate name of the insurance carrier is **SENTRY INSURANCE**, **A MUTUAL COMPANY**, and the name and address of its registered agent for service of process is

GAIL L. ESTES 1525 NORTH INTERSTATE 35E SUITE 220 CARROLLTON, TEXAS 75006.

	Michael B. McShane Appeals Judge
CONCUR:	
Thomas A. Knapp Appeals Judge	
Edward Vilano	
Appeals Judge	